





Terminal Disclaimer To Obviate A Double Patenting Rejection Over A Prior Patent			Docket No. Reveo-0050USA CN38
In Re Application Of:			
Faris et al.			
Serial No.	Filing Date	Examiner	Group Art Unit
10/023,032	12/12/2001	Chowdhury, Tarifur R.	2871
Invention: Super-Broad	d Band Polarizing Reflective Mate	erial	
TERMINAL DISCLAIMER APPROVED			RECEIVED CENTRAL FAX CENTER
Owner of Record: Rever	TECHNOLOGY CENTER 2800 SPECIAL PROGRAM CENTER		SEP 2 2 2003
provided below, the terminal the expiration date of the form disclaimer, of prior Patent Not believed to the form of the instant of the information and belief are be statements and the like so in States Code and that such will be instant of the i	ed owner of record of a 100 pe I part of the statutory term of any pa ull statutory term defined in 35 U.s	s.c. 154 to 156 and 173, as preeby agrees that any patent so grant a prior patent are commonly owner agrantee, its successors and/or as of disclaim the terminal part of artistatutory term as defined in 35 U.S. the event that it later expires for failurisdiction, is statutorily disclaimed action certificate, is reissued, or is if any terminal disclaimer.  corporation, partnership, university of my own knowledge are true and these statements were made with partsonment, or both under Social	cation, which would extend beyond esently shortened by any terminal ated on the instant application shated. This agreement runs with any ssigns.  In patent granted on the instant C. 154 to 156 and 173 of the priorial pr
Ralph J. Crispino  Typed or  Terminal disclaimer for PTO suggested word	USPTO Reg. No. 46,144  Printed Name fee under 37 C.F.R. 1.20(d) included fing for terminal disclaimer was unch 7 C.F.R. 3.73(b) is required if terminal	hanged.	000

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. 11/12/200 01 FC:281 date as of the date of deposit of the application papers in the USPTO, and original application papers (i.e., the original disclosure of the invention) will include only those application papers present in the USPTO on the date of deposit.

In the event that applicant elects not to take action pursuant to options (I) or (II) above (thereby constructively electing option (III)), amendment of the specification to renumber the pages consecutively and cancel incomplete sentences caused by any omitted page(s), and/or amendment of the specification to cancel all references to any omitted drawing(s), relabel the drawing figures to be numbered consecutively (if necessary), and correct the references in the specification to the drawing figures to correspond with any relabelled drawing figures, is required. Any drawing changes should be accompanied by a copy of the drawing figures showing the proposed changes in red ink. Such amendment and/or correction to the drawing figures, if necessary, should be by way of preliminary amendment submitted prior to the first Office action to avoid delays in the prosecution of the application.

## Items Required To Avoid Processing Delays:

The item(s) indicated below are also required and should be submitted with any reply to this notice to avoid further processing delays.

## **SUMMARY OF FEES DUE:**

Total additional fee(s) required for this application is \$65 for a Small Entity

• \$65 Late oath or declaration Surcharge.

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Initial Patent Examination Division (703) 308-1202

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